

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining JOHN R. BAZA Division Director

December 9, 2015

CERTIFIED RETURN RECEIPT 7014 2870 0001 4231 9265

Gary Applegate
High Country Rock Co. LLC.
557 Elk Meadow
Tooele, UT 84074

Subject: Proposed Assessment for State Cessation Order #MC-2015-59-01, High Country Rock

Co., LLC., High Country Rock Co., S/051/0011, Wasatch County, Utah

Response Due By: 30 Days of Receipt

Dear Mr. Applegate:

The undersigned has been appointed by the Division of Oil, Gas & Mining as the assessment officer for assessing penalties under R647-7.

Enclosed is the proposed civil penalty assessment for the above referenced cessation order. The cessation order was issued by Division inspector, Leslie Heppler, on October 26, 2015. Rule R647-7-103 et. seq. has been utilized to determine the proposed penalty of \$176.00. The enclosed worksheet outlines how the civil penalty was assessed.

By these rules, any written information which was submitted by you or your agent within fifteen (15) days of receipt of this Cessation Order has been considered in determining the facts surrounding the violation and the amount of this penalty.

Under R647-7-106, there are two informal appeal options available to you. You may appeal the 'fact of the violation', the proposed civil penalty, or both. If you wish to informally appeal you should file a written request for an informal conference within thirty 30 days of receipt of this letter.



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The informal conference will be conducted by a Division-appointed conference officer. The informal conference for the fact of the violation is distinct from the informal assessment conference regarding the proposed penalty. If you wish to review both the fact of the violation and proposed penalty assessment, you should file a written request for an assessment conference within thirty (30) days of receipt of this letter. In this case, the assessment conference will be scheduled immediately following the review of the fact of the violation.

If a timely request for review is not made, the fact of the violation will stand, the proposed penalty will become final, and will be due and payable within thirty (30) days of the date of this proposed assessment (by January 8, 2016). Please remit payment to the Division, mail c/o Sheri Sasaki.

Sincerely,

Lynn Kunzler

Assessment Officer

LK: eb

Enclosure: Proposed assessment worksheet cc: Sheri Sasaki, Accounting

Vickie Southwick, Exec. Sec.

WORKSHEET FOR ASSESSMENT OF PENALTIES DIVISION OF OIL, GAS & MINING Minerals Regulatory Program

		<u>1C-2015-59-01</u> IINE <u>High Country</u>	Rock Co., LLC. /	High Country Rock	PERMIT: S/O	51/0011
ASSE	ESSMENT	DATE December OFFICER Lynn I	7, 2015	angir Godini y Hook	<u> </u>	
I.	A.	RY (Max. 25 pts.) Are there previous today's date?			cated, which fall three	(3) years of
	PREVIO	OUS VIOLATIONS None	EFFEC	CTIVE DATE	POINTS (1pt for NOV 5pts	for CO)
				TO	TAL HISTORY PO	INTS 0
	1. 2. Is this (as	each category who Beginning at the roor down, utilizing an EVENT (A) or ssign points according to the ENT VIOLATIONS. What is the event version of the second of the seco	pplied by the inspectore the violation fall mid-point of the cate the inspector=s and Administrative (B) ng to A or B) (Max 45 pts.)	tor, the Assessment is. egory, the Assessment operator=s statement violation? <u>Event</u>	Officer will determinent Officer will adjust ents as guiding docum (A)	the points un
	2.	What is the probal designed to preven	bility of the occurre	nce of the event wh	ich a violated standard	l was
		PROBABILITY	POINT RANGE	PROBABILITY	POINT RANGE	
		None	0	Likely	10-19	
		Unlikely	1-9	Occurred	20	
			ASSIGN PRO	BABILITY OF O	CCURRENCE POIN	ITS <u>5</u>
	PROVII	DE AN EXPLANA trent activity at the s	TION OF POINTS	S: _Event has not y ad permit fees had n	et occurred. There ha ot been paid. For the	is been no event to

unlikely range.

occur, the operator would have to continue operations without first remitting the permit fees. This is considered unlikey to occur at this site. Points are assigned at the mid-point of the

3. What is the extent of actual or potential damage?: <u>Damage has not occurred. Potential damage is very unlikely.</u>

ASSIGN DAMAGE POINTS (Range 0-25) 0

In assigning points, consider the duration and extent of said damage or impact, in terms of area and impact on the public or environment.

PROVIDE AN EXPLANATION OF POINTS: Since it is very unlikely for damage to occur as a result of this violation, and that there has been no damage to date – no points were assessed.

B.	<u>ADN</u> 1.	MINISTRATIVE VIOLATIONS (Max 25pts) Is this a POTENTIAL or ACTUAL hindrance to enforcement? Assign points based on the extent to which enforcement is actually or potentially hindered by the violation.
PRO	VIDE A	ASSIGN HINDRANCE POINTS
		TOTAL SERIOUSNESS POINTS (A or B) 5

III. <u>DEGREE OF FAULT</u> (Max 30 pts.) (R647-7-103.2.13)

LEVEL of NEGLIGENCE.	Point Range
No Negligence (Was this an inadvertent violation which was unavoidable by the exercise of reasonable care?)	0
Negligent (was this a failure of a permittee to prevent the occurrence of a violation due to indifference lack of	1 - 15
diligence, or lack of reasonable care?) Greater Degree of Fault (was this a failure to abate any violation or was economic gain realized by the permittee?)	16 - 30

STATE DEGREE OF NEGLIGENCE: Negligent

ASSIGN NEGLIGENCE POINTS 8

PROVIDE AN EXPLANATION OF POINTS: <u>Operator was notified on an annual basis of the need to remit permit fees. The operator showed lack of diligence or indifference to Division's annual billing. Points therefore assigned at the mid-point of the Negligent Range</u>

IV. GOOD FAITH (Max 20 pts.) (R467-7-103.2.14)

(Either A or B) (Does not apply to violations requiring no abatement measures, or violations not abated at the time of assessment)

Has Violation Been Abated? Yes,

A. EASY ABATEMENT (The operator had onsite, the resources necessary to achieve compliance of the violated standard within the permit area.)

	Point Range
Immediate Compliance	-11 to -20
(Immediately following the issuance of the NOV)	
Rapid Compliance	-1 to -10
(Permittee used diligence to abate the violation.	
Violation abated in less time than allotted.)	
Normal Compliance	0
(Operator complied within the abatement period required,	
or, Operator requested an extension to abatement time)	

B. DIFFICULT ABATEMENT (The operator did not have the resources at hand to achieve compliance, or the submission of plans was required prior to physical activity to achieve compliance.)

	Point Range
Rapid Compliance	Point Range -11 to -20
(Permittee used diligence to abate the violation.	
Violation abated in less time than allotted.)	
Normal Compliance	-1 to -10
(Operator complied within the abatement period)	
Extended Compliance	0
(Operator complied within the abatement period required, or,	
Operator requested an extension to abatement time) (Permittee	
took minimal actions for abatement to stay within the limits of	
the violation, or the plan submitted for abatement was incomplete.)	

EASY OR DIFFICULT ABATEMENT? <u>Easy Abatement</u>

ASSIGN GOOD FAITH POINTS __-5

PROVIDE AN EXPLANATION OF POINTS: <u>It is considered an easy abatement since it is assumed the operator had the necessary resources to abate the violation and plans were not required. Points are awarded at the mid-point of the 'Rapid compliance' range for an easy abatement.</u>

V. ASSESSMENT SUMMARY (R647-7-103.3)

IV.	TOTAL NEGLIGENCE POINTS TOTAL GOOD FAITH POINTS	-5
	TOTAL ASSESSED POINTS	8